UNITED	SI	'AT	ES	DIS	ЗT	RIC	CT	CO	URT	
SOUTHER	N	DI	STR	IC.	Γ	OF	NE	W	YORK	(

In re.

ATE FILED: 12/82/[)

LIBOR-Based Financial Instruments Antitrust Litigation.

MEMORANDUM

11 MD 2262 (NRB)

This Document Applies to: All Cases

NAOMI REICE BUCHWALD UNITED STATES DISTRICT JUDGE

Having reviewed plaintiffs' Joint Motion for Pretrial Order No. 1, the letter of Robert F. Wise, Esq., submitted on behalf of defense counsel on December 20, 2011, and two letters from plaintiff's counsel in Van de Velde v. Bank of America Corp., 11 Civ. 6120 (GBD), dated December 16 and December 21, 2011, we have reconsidered our decision to not consolidate the Van de Velde action with the class action complaints in the multidistrict litigation before this Court, and, with the consent of Judge Daniels, accept the Van de Velde action as related and consolidate it with the exchange-based plaintiff actions pursuant Rule 42(a) of the Federal Rules of Civil Procedure.

SO ORDERED.

Dated: New York, New York

December 22, 2011

NAOMI REICE BUCHWALD

UNITED STATES DISTRICT JUDGE